



LABOUR ARBITRATION

CASES AND MATERIALS

Prepared by:

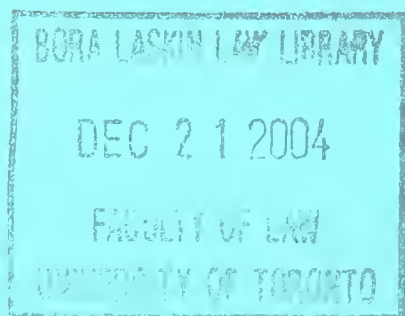
Kaye Joachim

Faculty of Law

University of Toronto

Winter Term 2005

**These materials are distributed solely for classroom use by the students in the
Faculty of Law, University of Toronto**



LABOUR ARBITRATION

CASES AND MATERIALS

Prepared by:


Kaye Joachim

Faculty of Law

University of Toronto

Winter Term 2005

**These materials are distributed solely for classroom use by the students in the
Faculty of Law, University of Toronto**



Digitized by the Internet Archive
in 2018 with funding from
University of Toronto

<https://archive.org/details/labourarbitratio00joac>

Table of Contents

	<u>Page</u>
I Introduction	
<i>Labour Relations Act, 1995</i> ss. 48 - 50	1
II <u>Jurisdiction & Role of the Arbitrator</u>	
Brown and Beatty, <i>Canadian Labour Arbitration</i> (3d) The Nature of the Arbitral Process	11
<i>Employment Standards Act</i> ss 99-101	15
<i>Parry Sound (District) Social Services Administration Board v. OPSEU, Local 324</i>	18
[2003]S.C.J. No. 42	
<i>Weber v Ontario Hydro</i> (1995), 125 D.L.R. (4 th) 583 (SCC)	37
III <u>Impartiality, Neutrality and Independence</u>	
<i>OPSEU (Kowal) and Crown in Right of Ontario (Ministry of Health)</i> G.S.B. File 813/88	51
December 21, 1989 (Verity)	
<i>Ontario Medical Association and The Province of Ontario</i> June 8, 1995 (Burkett)	75
<i>Canadian Union of Public Employees (C.U.P.E.) v. Ontario (Minister of Labour)</i> [2003]	83
1 S.C.R. 539	
<u>IV Arbitration Process: pre-hearing and preliminary issues</u>	
Carriage of grievance	
<i>Re Dartmouth General Hospital, Toronto and CUPE Local 1156</i> (1988) 1 LAC (3d) 444	88
(Langille)	
Notice to Interested Parties	
<i>Re Scarborough General Hospital and Ontario Nurses' Association</i> , (1996) 60 L.A.C.	93
(4 th) 170 (Langille)	
Media Access and recording the Proceedings	
<i>Re Clarke Institute of Psychiatry and Ontario Nurses' Association</i> , (1995) 45 LAC (4 th)	98
284	
<u>V The Arbitration Hearing: Evidence</u>	
Bernie Adell "Arbitral Discretion in the Admission of Evidence: What Limits Should There Be?" in 1999-2000 <i>Labour Arbitration Yearbook</i> , Volume II, p. 1	105
<i>Toronto (City) v. CUPE Local 79</i> 2003 SCC 63	121
Brown and Beatty 3:4400 <i>Extrinsic evidence</i>	123

<i>Re Quaker Oats Co. of Canada Ltd. And Service Employees Union, Local 183</i> (2000) 91 LAC (4 th) 1	127
--	-----

VI The Arbitration Hearing: Interpreting the Agreement

i) The Common law of arbitration: Brown and Beatty 1:300	142
ii) Organization and Direction of the Workplace Brown and Beatty 5:0000 <i>Markham Re: Hydro Electric Commission and IBEW Loc. 636</i> (1992) 24 LAC (4 th) 412 Management Rights	144 146
iii) Seniority Kaye Joachim, "Seniority and The Duty to Accommodate" (1998) 24 Queen's Law Journal 131 <i>Re Greater Niagara General Hospital and S.E.I.U. Local 204 (Winter)</i> 47 LAC (4 th) 366 (Brent)	154 161
iv) Discipline and Dismissal <i>Metropolitan Toronto (Municipality) v. CUPE</i> (1990) 74 O.R. (2d) 239 (Ont CA)	173
v) Compensation <i>Re Taggart Service Ltd. And UFCW Loc. P818</i> (1989) 6 LAC (4 th) 279 Brown and Beatty 2:2000 Estoppel <i>Re: Curtis Products Corp. an IWA-Canada, Loc. 500</i> (2002) 110 LAC (4 th) 193 (Langille)	186 195 197

VII Remedial Authority of Arbitrator

<i>Re Oil, Chemical & Atomic Workers & Polymer Corp. Ltd.</i> (1959) 10 L.A.C. 51(Laskin)	217
<i>Public Service Alliance of Canada v. NAV Canada</i> (2002) 59 O.R. (3d) 284 (Ont. CA)	221

VIII Judicial Review

<i>Toronto Board of Education v. OSSTF, District 15</i> [1997] 1 S.C.R. 487	233
<i>Voice Construction Ltd. V Construction & General Workers' Union, Local 92</i> (2004) SCC 23	241
<i>Essex County Roman Catholic School Board v OECTA</i> (2001) 56 O.R. (3d) 85 (Ont CA)	250
<i>Toronto Catholic District School Board v OECTA (Toronto Elementary Unit)</i> (2001) 55 O.R. (3d) 737 Ont. CA	254

